

General Assembly

Substitute Bill No. 308

February Session, 2022



## AN ACT CONCERNING THE RECOMMENDATIONS OF THE OFFICE OF THE CHILD ADVOCATE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 46a-13k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
- 3 (a) (1) There is established, within the Office of Governmental 4 Accountability established under section 1-300, an Office of the Child 5 Advocate. The Governor, with the approval of the General Assembly, shall appoint a person with knowledge of the child welfare system and 6 7 the legal system to fill the Office of the Child Advocate. Such person 8 shall be qualified by training and experience to perform the duties of the 9 office as set forth in section 46a-13l, as amended by this act. Upon any 10 vacancy in the position of Child Advocate, the advisory committee 11 established pursuant to section 46a-13r shall meet to consider and 12 interview successor candidates and shall submit to the Governor a list 13 of not fewer than three and not more than five of the most outstanding 14 candidates, not later than sixty days after the occurrence of said vacancy, 15 except that upon any vacancy in said position occurring after January 1, 16 2012, but before June 15, 2012, the advisory committee shall submit such 17 list to the Governor on or before July 31, 2012. Such list shall rank the 18 candidates in the order of committee preference. Not later than eight 19 weeks after receiving the list of candidates from the advisory committee,

the Governor shall designate a candidate for Child Advocate from among the choices on such list. If at any time any of the candidates withdraw from consideration prior to confirmation by the General Assembly, the designation shall be made from the remaining candidates on the list submitted to the Governor. If, not later than eight weeks after receiving the list, the Governor fails to designate a candidate from the list, the candidate ranked first shall receive the designation and be referred to the General Assembly for confirmation. If the General Assembly is not in session, the designated candidate shall serve as acting Child Advocate and be entitled to the compensation, privileges and powers of the Child Advocate until the General Assembly meets to take action on said appointment. The person appointed Child Advocate shall serve for a term of four years and may be reappointed, in accordance with the provisions of subdivision (2) of this subsection, or shall continue to hold office until such person's successor is appointed and qualified. Upon any vacancy in the position of Child Advocate and until such time as a candidate has been confirmed by the General Assembly or, if the General Assembly is not in session, has been designated by the Governor, the Associate Child Advocate shall serve as the acting Child Advocate and be entitled to the compensation, privileges and powers of the Child Advocate.

(2) At the conclusion of the Child Advocate's four-year term, such person may submit a request for reappointment to the advisory committee. The advisory committee shall meet to consider such request for reappointment and may, not later than sixty days after receipt of such request for reappointment, submit to the Governor a recommendation that such person be reappointed. Not later than eight weeks after receiving such recommendation for reappointment from the advisory committee, the Governor may reappoint such person as the Child Advocate. If, not later than eight weeks after receiving such recommendation for reappointment, the Governor fails to reappoint such person, such person shall be referred to the General Assembly for confirmation. If the General Assembly is not in session, such person shall serve as acting Child Advocate and be entitled to the

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- 54 compensation, privileges and powers of the Child Advocate until the
   55 General Assembly meets to take action on such reappointment.
- 56 (b) Notwithstanding any other provision of the general statutes, the 57 Child Advocate shall act independently of any state department in the 58 performance of the advocate's duties.
- 59 (c) The Child Advocate may, within available funds, appoint such 60 staff as may be deemed necessary provided, for the fiscal years ending 61 June 30, 1996, and June 30, 1997, such staff shall not exceed one and one-62 half full-time positions or the equivalent thereof. The duties of the staff 63 may include the duties and powers of the Child Advocate if performed 64 under the direction of the Child Advocate.
  - (d) The General Assembly shall annually appropriate such sums as necessary for the payment of the salaries of the staff and for the payment of office expenses and other actual expenses incurred by the Child Advocate in the performance of his or her duties. Any legal or court fees obtained by the state in actions brought by the Child Advocate shall be deposited in the General Fund.
  - (e) The Child Advocate shall annually submit, in accordance with the provisions of section 11-4a, to the Governor, the joint standing committees of the General Assembly having cognizance of matters relating to the judiciary, children and human services and the advisory committee established pursuant to section 46a-13r a detailed report analyzing the work of the Office of the Child Advocate.
- (f) Notwithstanding any other provision of the general statutes, the salary of the Child Advocate shall be equal to that established for executive pay plan salary group three by the Commissioner of Administrative Services, except that the Child Advocate shall not receive a salary less than that provided to a family support magistrate, as defined in section 46b-231.
- Sec. 2. Subsection (a) of section 46a-13*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*,

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- 85 2022):
- 86 (a) The Child Advocate shall:
- 87 (1) Evaluate the delivery of services to children by state agencies and 88 those entities that provide services to children through funds provided 89 by the state;
- 90 (2) Review periodically the procedures established by any state 91 agency providing services to children to carry out the provisions of 92 sections 46a-13k to 46a-13p, inclusive, <u>as amended by this act</u>, with a 93 view toward the rights of the children and recommend revisions to such 94 procedures;
- 95 (3) Review complaints of persons concerning the actions of any state 96 or municipal agency providing services to children and of any entity 97 that provides services to children through funds provided by the state, 98 make appropriate referrals and investigate those where the Child 99 Advocate determines that a child or family may be in need of assistance 100 from the Child Advocate or that a systemic issue in the state's provision 101 of services to children is raised by the complaint;
  - (4) Pursuant to an investigation, provide assistance to a child or family who the Child Advocate determines is in need of such assistance including, but not limited to, advocating with an agency, provider or others on behalf of the best interests of the child;
- 106 (5) Periodically review the facilities and procedures of any and all 107 institutions or residences, public or private, where a juvenile has been 108 placed by any agency or department;
- 109 (6) Recommend changes in state policies concerning children 110 including changes in the system of providing juvenile justice, child care, 111 foster care and treatment;
- 17) Take all possible action including, but not limited to, conducting programs of public education, undertaking legislative advocacy and

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- 114 making proposals for systemic reform and formal legal action, in order
- to secure and ensure the legal, civil and special rights of children who
- 116 reside in this state;
- 117 (8) Provide training and technical assistance to attorneys
- 118 representing children and guardians ad litem appointed by the Superior
- 119 Court;
- 120 (9) Periodically review the number of special needs children in any
- 121 foster care or permanent care facility and recommend changes in the
- 122 policies and procedures for the placement of such children;
- 123 (10) Serve or designate a person to serve as a member of the child
- fatality review panel established in subsection (b) of this section;
- 125 (11) Take appropriate steps to advise the public of the services of the
- 126 Office of the Child Advocate, the purpose of the office and procedures
- to contact the office; [and]
- 128 (12) Prepare an in-depth report on conditions of confinement,
- 129 including, but not limited to, compliance with section 46a-152,
- regarding children [twenty] twenty-one years of age or younger who
- are held in secure detention or correctional confinement in any facility
- operated by a state agency. Such report shall be submitted, in
- accordance with the provisions of section 11-4a, to the joint standing
- 134 committee of the General Assembly having cognizance of matters
- relating to children not later than March 1, 2017, and every two years
- 136 thereafter; and
- 137 (13) Present to the advisory committee, established pursuant to
- section 46a-13r, at least twice annually, a report on the goals of and
- 139 projects undertaken by the Office of the Child Advocate, within
- available appropriations, that are consistent with the responsibilities of
- 141 the Child Advocate.
- Sec. 3. Subsection (a) of section 46a-13m of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective July 1*,

144 2022):

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- 145 (a) Notwithstanding any provision of the general statutes concerning 146 the confidentiality of records and information, the Child Advocate may 147 request and shall have access to, including the right to promptly inspect 148 and copy, any records necessary to carry out the responsibilities of the 149 Child Advocate as provided in [subsection (a) of] section 46a-13l, as 150 amended by this act. Such records shall be provided to the Child 151 Advocate not later than fourteen days from the date of such request. If 152 the Child Advocate is denied access to any records necessary to carry 153 out said responsibilities, [he] the Child Advocate may issue a subpoena 154 for the production of such records as provided in subsection (c) of this 155 section.
- Sec. 4. Section 46a-13n of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
  - (a) The name, address and other personally identifiable information of a person who makes a complaint to the Child Advocate as provided in section 46a-13l, as amended by this act, all information obtained or generated by the office in the course of an investigation and all confidential records obtained by the Child Advocate or a designee shall be confidential and shall not be subject to disclosure under the Freedom of Information Act or otherwise, except that such information and records, other than confidential information concerning a pending law enforcement investigation or a pending prosecution, may be disclosed if the Child Advocate determines that disclosure is (1) in the general public interest or (2) necessary to enable the Child Advocate to perform his responsibilities under subsection (a) of section 46a-13l, as amended by this act. If the Child Advocate determines that disclosure of confidential information is not in the public interest but is necessary to enable the Child Advocate to perform responsibilities under subsection (a) of section 46a-13l, as amended by this act, or to identify, prevent or treat the abuse or neglect of a child, the Child Advocate may disclose such information to the appropriate agency responsible for the welfare of such child or the legal representative for such child.

(b) No state or municipal agency <u>or any agency or entity providing</u>
publicly funded services shall discharge, or in any manner discriminate
or retaliate against, any employee who in good faith makes a complaint
to the Child Advocate or cooperates with the Office of the Child
Advocate in an investigation.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2022	46a-13k
Sec. 2	July 1, 2022	46a-13l(a)
Sec. 3	July 1, 2022	46a-13m(a)
Sec. 4	July 1, 2022	46a-13n

## Statement of Legislative Commissioners:

In Section 2(a)(13), "advisory committee" was changed to "advisory committee, established pursuant to section 46a-13r," for clarity.

**KID** Joint Favorable Subst. -LCO